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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/712,812 11/13/2000		11/13/2000	Patrick D. Smith	PD05924AMP01	9554
22917	7590	04/01/2003			
MOTOROL			EXAMINER		
1303 EAST A			BURD, KEVIN MICHAEL		
SCHAUMBURG, IL 60196		60196		ART UNIT	PAPER NUMBER
				2631	C
				DATE MAILED: 04/01/2003	0

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No. 09/712,812

Applicant(s)

SMITH ET AL

Examiner

Kevin Burd

Art Unit **2631**



	The MAILING DATE of this communication appears	on the	cover she	et with t	he correspondence address		
Period 1	for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.							
	ions of time may be available under the provisions of 37 CFR 1.136 (a). In r g date of this communication.	no event	i, however, m	ay a reply be	timely filed after SIX (6) MONTHS from the		
- If NO p - Failure - Any re	period for reply specified above is less than thirty (30) days, a reply within the period for reply is specified above, the maximum statutory period will apply at to reply within the set or extended period for reply will, by statute, cause the ply received by the Office later than three months after the mailing date of the platent term adjustment. See 37 CFR 1.704(b).	nd will e e applica	expire SIX (6) ation to becon	MONTHS fro ne ABANDON	om the mailing date of this communication. NED (35 U.S.C. § 133).		
Status							
1) 💢	Responsive to communication(s) filed on Feb 13, 20	003			•		
2a) 🗌	This action is FINAL . 2b) ☑ This acti	ion is	non-final.				
3) 🗆	Since this application is in condition for allowance e closed in accordance with the practice under Ex par				•		
Disposi	tion of Claims						
4) 💢	Claim(s) <u>1-29</u>				is/are pending in the application.		
. 4	a) Of the above, claim(s)				is/are withdrawn from consideration.		
5) 🗆	Claim(s)				is/are allowed.		
6) 💢	Claim(s) <u>1-29</u>				is/are rejected.		
7) 🗆	Claim(s)				is/are objected to.		
8) 🗆	Claims		are	subject 1	to restriction and/or election requirement.		
Applica	ition Papers						
9) 💢	The specification is objected to by the Examiner.						
10)	The drawing(s) filed on is/are	a) 🗌	accepte	d or b)□	objected to by the Examiner.		
	Applicant may not request that any objection to the di	rawing	g(s) be hel	d in abey	ance. See 37 CFR 1.85(a).		
11)	The proposed drawing correction filed on		is:	a) 🗆 ap	proved b) \square disapproved by the Examiner.		
	If approved, corrected drawings are required in reply t	o this	Office act	ion.			
12)💢	The oath or declaration is objected to by the Examin	ner.					
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) [☐ All b)☐ Some* c)☐ None of:						
	1. Certified copies of the priority documents have	e bee	n received	d.			
	2. Certified copies of the priority documents have been received in Application No						
	 Copies of the certified copies of the priority do application from the International Burea ee the attached detailed Office action for a list of the 	au (PC	CT Rule 1	7.2(a)).	· ·		
14)	Acknowledgement is made of a claim for domestic						
a) [7						
15)	Acknowledgement is made of a claim for domestic						
Attachm			.,				
1) 💢 No	ntice of References Cited (PTO-892)	4)	Interview Sur	nmary (PTO-	413) Paper No(s)		
2) 🗌 No	tice of Draftsperson's Patent Drawing Review (PTO-948)	5) 🗌	Notice of Info	mal Patent	Application (PTO-152)		
3) 🗌 Inf	ormation Disclosure Statement(s) (PTO-1449) Paper No(s).	6) 🗌	Other:				

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DETAILED ACTION

1. This office action, in response to the request for continued examination (RCE) and amendment filed 2/13/2003, is a non-final office action.

Response to Arguments

- 2. The objection to the declaration is maintained.
- 3. Applicant's arguments with respect to claims 1-29 have been considered but are most in view of the new grounds of rejection.

Oath/Declaration

4. Applicant discloses the instant application is a continuation in part of two US applications. There is no mention of claimed priority in the declaration. Clarification is requested if Applicant is claiming priority on these applications. If priority is claimed, correction of the declaration is required.

Specification

5. The abstract of the disclosure is objected to because the title, which appears above the abstract on line 1 should be deleted. Correction is required. See MPEP § 608.01(b).

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Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 7. Claims 1-5, 7-9, 11-20, 22-24, 28 and 29 are rejected under 35 U.S.C. 102(b) as being anticipated by Goodman (US 5,822,299).

Regarding claim 1, Goodman discloses a telecommunications network. Paths are monitored to determine transmission quality and the equipment chooses the better of these paths based on the transmission quality measurement (column 1, lines 22-28). The paths are compared to determine the better path (abstract). The information being conveyed from node 11 to the unlabeled node to the right of node 11b, will have a shared path of the path from node 11b to the unlabeled node and a non shared path of 12b or 12a plus 12c. The best path will be chosen (figure 1 and column 3, lines 55-65). The quality measured for each path will correspond to the measured path.

Regarding claim 2, as stated above, Goodman discloses the transmission quality of each path is compared and the best path is selected.

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Regarding claim 3, as stated above, the equipment monitors the transmission quality. The equipment determines if errors have occurred in path data and determines the quality (column 3, lines 42-53).

Regarding claim 4, as stated above, the equipment monitors the transmission quality. The equipment determines if errors have occurred in path data and determines the quality (column 3, lines 42-53).

Regarding claim 5, the paths were described in the above paragraph.

Regarding claim 7, a component of the communication path is a shared communication path as stated above.

Regarding claim 8, a component of the communication path is a non-shared communication path as stated above.

Regarding claim 9, communication continues throughout the measuring of quality. The process of measuring quality is monitoring the amount of errors that occur to the data path (column 3, lines 42-54).

Regarding claim 11, the quality of the transmission paths is monitored for all data transmitted over the paths.

Regarding claim 12, Goodman discloses a telecommunications network. Paths are monitored to determine transmission quality and the equipment chooses the better of these paths based on the transmission quality measurement (column 1, lines 22-28).

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The information being conveyed from node 11 to the unlabeled node to the right of node 11b, will have a shared path of the path from node 11b to the unlabeled node and a non shared path of 12b or 12a plus 12c. The best path will be chosen (figure 1 and column 3, lines 55-65). The quality measured for each path will correspond to the measured path.

Regarding claim 13, as stated above, Goodman discloses the transmission quality of each path is compared and the best path is selected.

Regarding claim 14, as stated above, the equipment monitors the transmission quality. The equipment determines if errors have occurred in path data and determines the quality (column 3, lines 42-53).

Regarding claim 15, as stated above, the equipment monitors the transmission quality. The equipment determines if errors have occurred in path data and determines the quality (column 3, lines 42-53).

Regarding claim 16, a component of the communication path is a shared communication path as stated above.

Regarding claim 17, a component of the communication path is a non-shared communication path as stated above.

Regarding claim 18, the quality of the transmission paths is monitored for all data transmitted over the paths.

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Regarding claim 19, Goodman discloses a telecommunications network. The nodes in figure 1 contain a plurality of transmitters and a plurality of receivers. Paths are monitored to determine transmission quality and the equipment chooses the better of these paths based on the transmission quality measurement (column 1, lines 22-28). The information being conveyed from node 11 to the unlabeled node to the right of node 11b, will have a shared path of the path from node 11b to the unlabeled node and a non shared path of 12b or 12a plus 12c. The best path will be chosen (figure 1 and column 3, lines 55-65). The quality measured for each path will correspond to the measured path.

Regarding claim 20, as stated above, Goodman discloses the transmission quality of each path is compared and the best path is selected.

Regarding claim 22, as stated above, the equipment monitors the transmission quality. The equipment determines if errors have occurred in path data and determines the quality (column 3, lines 42-53).

Regarding claim 23, the common receiving point can be any number of nodes. If the common receiving point was to become node 11b in figure 1, the common receiving point would be receiving data from a plurality of directions.

Regarding claim 24, the paths were described in the above paragraph. In this description the common receiving point receives data from only one direction.

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Regarding claim 28, the signal will pass through a plurality of node. These nodes are hubs allowing the data to select one of a plurality of different paths.

Regarding claim 29, the signal will pass through a plurality of node. These nodes are hubs allowing the data to select one of a plurality of different paths.

Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 9. Claims 6 and 25-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Goodman (US 5,822,299) in view of Beser et al (US 6,523,068).

Regarding claim 6, Goodman discloses the telecommunications network stated above. Goodman does not disclose the communication network comprises cable modems. Beser discloses cable modems are common network devices. Cable modems offer customers higher speed connectivity to the Internet, an intranet and LANs (column 5, lines 1-13). It would have been obvious for one of ordinary skill in the art at the time of the invention to incorporate the cable modems of Beser into the network of Goodman for the reasons stated above.

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Regarding claim 25, Goodman discloses the telecommunications network stated above. Goodman does not disclose the communication network comprises cable modem termination systems. Beser discloses cable modem termination systems are common network devices. Cable modem termination systems offer customers higher speed connectivity to the Internet, an intranet and LANs (column 5, lines 1-13). It would have been obvious for one of ordinary skill in the art at the time of the invention to incorporate the cable modem termination systems of Beser into the network of Goodman for the reasons stated above.

Regarding claim 26, Goodman discloses the telecommunications network measures the quality of service in the network.

Regarding claim 27, Goodman discloses the telecommunications network stated above. Goodman does not disclose the communication network comprises cable modem termination systems. Beser discloses cable modem termination systems are common network devices. Cable modem termination systems offer customers higher speed connectivity to the Internet, an intranet and LANs (column 5, lines 1-13). It would have been obvious for one of ordinary skill in the art at the time of the invention to incorporate the cable modem termination systems of Beser into the network of Goodman for the reasons stated above. These cable modem termination systems are connected via cable television networks (column 5, lines 1-13).

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10. Claims 10 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Goodman (US 5,822,299) in view of Freeburg (US 5,095,535).

Regarding claim 10, Goodman discloses the telecommunications network stated above. Goodman does not disclose the use of a memory for storing the quality of service estimates in a memory. Freeburg discloses, in column 5, line 54 to column 6, line 15, the storage of transmission path estimates in a memory. This allows reference to previous path estimates to be available and it is possible to compare more than one path estimate to other path estimate so the best path is selected. The time for comparison would be reduced. Therefore it would have been obvious for one of ordinary skill in the art at the time of the invention to incorporate the memory of Freeburg into the network of Goodman for the reasons stated above.

Regarding claim 21, Goodman discloses the telecommunications network stated above. Goodman does not disclose

Contact Information

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

or faxed to:

(703) 872-9314, (for formal communications intended for entry or for informal or draft communications, please label "PROPOSED" or "DRAFT")

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Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kevin Burd, whose telephone number is (703) 308-7034. The Examiner can normally be reached on Monday-Thursday from 9:00 AM - 6:00 PM.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-3800.

Kevin M. Burd PATENT EXAMINER

March 17, 2003